D.W. GRIFFITH, INC. **VENDOR ID # 069051506**

JUNE 11, 2009

United States Bankruptcy Court for the State of New York One Bowling Green New York, NY 10004

Re: General Motors Corp., et al., Debtors Chapter 11 Case No. 09-50026 (REG) (Jointly Administered)



To All,

On review of the enclosed Notice of (I)Debtors' Intent to Assume and Assign Certain Executory Contracts, Unexpired Leases of Personal Property, and Unexpired Leases of Nonresidential Real Property and (II) Cure Amounts Related Thereto, and the direction to "view the Cure Amount for the Assumable Executory Contracts to which" we "are a party" by using the ID number and password provided to access the website http://www.contractnotices.com, per line item 7. of the above referenced Case No. 09-50026 we would like to FORMALLY OBJECT to the CURRENT "CURE AMOUNT."

Currently there is only one (1)* of four (4) line items (invoices) posted on the website.

PO NUMBER	<u>BOL</u>	DOCUMENT DATE	DUE DATE	AMOUNT
*GMS28560	GMPT 0905	5/31/09	STAYED	\$13,762.56 USD
™GIYI5∠8380	GPIF I USUS	<i>5</i> , <i>5</i> ±, <i>5</i>		

This one (1) invoice was submitted at same time as the invoice above and should be posted.

Terms 2nd D/2nd M \$ 5,460.00 USD 5/31/09 **GMVM 0905** GMS28558

These two (2) invoices were submitted in April 2009.

2nd D/2ND M \$24,372.00 USD 4/30/09 **GMVM 0904** GMS22558 \$31,042.56 USD SAME 4/30/09 **GMPT 0904** GMS22560

THESE TWO (2) INVOICES WERE SUBMITTED, AND PROCESSED THE END OF APRIL, APPROVED AND WITH THE AMOUNTS COMBINED, A SINGLE CHECK, #002965421, IN THE AMOUNT OF \$55,414.56, DATED MAY 20, 2009 WAS ISSUED AND MAILED TO D.W.GRIFFITH, INC.

IT WAS DEPOSITED ON MAY 29, 2009 AND A STOP PAYMENT NOTICE WAS RECEIVED FROM OUR BANK ON JUNE 4, 2009 . THE FUNDS WERE WITHDRAWN FROM OUR ACCOUNT.

> 100 PHILA PIKE SUTTE B WILM, DE 19809

PHONE FAX E-MAIL (302) 762-1241 (302) 762-1405 WILMARDON@AOL.COM We will continue calling the HELP LINE, as well as any other parties we are instructed to talk with about this issue, as we have since this occurred on June 4, 2009, in an attempt to get this resolved. The bankruptcy notice dictates that we must respond within 10 days of date of notice, which was June 5, 2009.

Thank you for your attention to this matter and should you need any additional information please contact me direct.

Sincerely

D.W. Griffith, Pres.

D.W. GRIFFITH, INC. 100 Phila Pike Suite B WILM, DE 19809

- CC: (i) GENERAL MOTORS CORPORATION
 - (ii) WEIL, GOTSHAL & MANGES, LLP
 - (iii) U.S. TRESURY
 - (iv) CADWALADER, WICKERSHAM & TAFT LLP
 - (v) ATTORNEYS FOR CREDITORS COMMITTEE
 - (vi) VEDDER PRICE PC
 - (vii) US TRUSTEE FOR THE SOUTHERN DISTRICT COURT OF NEW YORK

09-50026-mg Doc 1089 Filed 06/15/09 Entered 06/15/09 14:25:08 Main Doc 1089 Filed 06/15/09 20 Pg 3 of 4

Contract Notices

User: dxK9X9hR

My Contracts Documents & Links

Supplier Details

<u>GM</u>

Vendor Master ID: 069051506

i.	1000				100				100	60000		- 37	gardin.									W. 199							22		1.53					400
865		4.4 . 17				်ငျ	innli	er N	ame	ាក	TEP	77	480	w	TNO	12.13	17/01/20	4.4	200	45.5	Selle	A (1)	57400	V. (5.5)	10000		50.6		72 H.C.		1000	OVC	Subs if	79.54	13000	1.75 P
- 1	1000												100										731 24				医学院							3000		434 9
50			ghode (18)	(ont	act :	Cure	Am	ount	- 51	3,7	62.	56			530						Clic	k he	re to	vie	N CC	ntrac	t Cı	ire A	mou	ınt C	etai	is			
14	2000	G.A.	5 1000			#	of C	ontr	acts	4	3.4								2.05			1000	8.9	1000		1	W3943	a 775.	441		16	96.60	1457	3000	ar in the	
<i>.</i>	سنبنيا						٠, ر		ucto.	Ξ.		er Seri	1000														200									03 P

Contracts

	Row ID		M Contra												
					Vende			er Par			itract		Contrac		
	5-001017		GMS289		06905										
								TTH. C			areem			iced	
	5-001012		GMS285		06905			TTH. [
											oreem			iced	
	-001012		GMS285		06905										
								TTH. L			areem			iced	
	-001012		GM5285		06905										
								TTH. C			areem			iced.	

Hover mouse cursor here for Contract Status Legend

Important Notices: All capitalized terms used, but not defined expressly on this website, have the meaning ascribed to such terms in that in the sale motion.

Purchaser's designation of a purchase order as "Noticed" also means that the Purchaser is designating for assumption and assignment all agreements expressly incorporated into and/or referenced in such purchase order.

All contract descriptions that appear in the "Contract ID" field are for purposes of contract identification only and shall not be binding on the Debtors or the Purchaser, as the case may be, or serve as an admission, for any purposes in the debtors' chapter 11 cases, including determining the parties' substantive rights under the contract, establishing the executory nature of a contract or establishing the Debtors' proposed treatment of the contract for purposes of contract assumption and assignment:

Home Logout June 11, 2009 @ 07:05:27-AM Copyright ©2009 Allikeartners, LLP | (41)

09-50026-mg Doc 1089 Filed 06/15/09 Entered 06/15/09 14:25:08 Main D**ଞ୍ଜଳାକୀ 1** Pg 4 of 4

Contract Notices

User: dxK9X9hR

My Contracts Documents & Links

Supplier Details

<u>L</u> SIVI

Vendor Master ID: 069051506

Supplier Name: GRIFFITH, D W INC Contract Cure Amount: \$13,762.56

of Contracts: 4 Click here to view Contracts

Cure Amount Details

Remit DUNS PO Number RD069051506 GMS28560 BOL GMPT0905 Document Date 5/31/2009

Due Date STAYED

Amount \$13,762.56 USD

Important Notices:

All capitalized terms used, but not defined expressly on this website, have the meaning ascribed to such terms in that in the sale motion.

Purchaser's designation of a purchase order as "Noticed" also means that the Purchaser is designating for assumption and assignment all agreements expressly incorporated into anid/or referenced in such purchase order.

All contract descriptions that appear in the "Contract ID" field are for purposes of contract Identification only and shall not be binding on the Debtors or the Porchaser, as the case may be, or serve as an admission, for any purposes in the debtors' chapter 11 cases, including determining the parties' substantive rights under the contract, establishing the executory nature of a contract or establishing the Debtors' proposed treatment of the contract for purposes of contract assumption and assignment.

Home Logout

June 11, 2009 @ 07:05:41 AM

Copyright ©2009 AlixPartners, LLP | (41)